	Case 3:08-cv-01715-PJH	Document 16	Filed 06/13/2008	Page 1 of 2	
1 2 3 4 5 6 7 8	ROBERT RUBIN, SBN 850 ELISA DELLA-PIANA, SB LAWYERS COMMITTEE I OF THE SAN FRANCISCO 131 Steuart Street, Ste. #400 San Francisco, CA 94105 Phone (415) 543-9444 Fax (415) 543-0296 SIDNEY WOLINSKY, SBN JULIA PINOVER, SBN 255 DISABILITY RIGHTS ADV 2001 Center St., Fourth Floo Berkeley, CA 94704 Phone (510) 665-8644	N 226462 FOR CIVIL RIGH BAY AREA I 33716 088 JOCATES	TS		
9	Fax (510) 665-8511				
10	UNITED STATES DISTRICT COURT				
11	NORTHERN DISTRICT OF CALIFORNIA				
12					
13	Nora Jean Dunaway, an indiv			TICE OF VOLUNTARY	
14	Coalition on Homelessness, a organization,	nonprofit DISMISSAL PURSUANT TO FED. R. CIV. P. 41(a)		SUANT TO FED. K.	
15	Plaintiffs,		Case No. 3:08-cv-0 Judge: Hon. Phyll		
16	v.		Complaint Filed:		
17	City and County of San Fran	cisco,		ACTION: VIOLATION	
18	Defendants.			THE AMERICANS	
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Dunaway v. City and County of San Francisco
Plaintiffs' Notice of Voluntary Dismissal Pursuant to Fed. R. Civ. P. 41

DISABILITY RIGHTS ADVOCATES 2001 CENTER STREET, FOURTH FLOOR BERKELEY, CALIFORNIA 94704-1204 (510) 665-8644

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1.	. Pursuant to LR 41.1(a), Plaintiffs state that no answer, counterclaim, or motion for				
	summary judgment has been served.				
2.	On March 31, 2008, Plaintiffs filed their Complaint and Motion for Temporary Restraining				
	Order to prevent closure of San Francisco's drop-in center for homeless people, Buster's				
	Place.				
3.	On March 31, 2008, at approximately 5 pm, Buster's Place closed down.				
4.	Shortly after the Plaintiffs had filed their Complaint and Motion for				
	Temporary Restraining Order (TRO), Defendant offered to meet and engage in negotiations				
	regarding Buster's Place.				
5.	Plaintiffs dismissed their pending Motion for TRO and proceeded to negotiate with				
	Defendant San Francisco.				
6.	It appears unlikely that Buster's Place will reopen.				
7.	Based on the above facts, Plaintiffs hereby voluntarily dismiss this action without prejudice.				
8.	All parties will cover their own fees and costs in this proceeding.				
Da	ated: June 13, 2008				
	LAWYERS COMMITTEE FOR CIVIL RIGHTS OF THE SAN FRANCISCO BAY AREA				

/s/
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DISABILITY RIGHTS ADVOCATES

/s/
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Dunaway v. City and County of San Francisco
Plaintiffs' Notice of Voluntary Dismissal Pursuant to Fed. R. Civ. P. 41